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Appl No.: 10/027,035

Atty. Dkt.: PC-1053CJP

**REMARKS/ARGUMENTS**

Favorable consideration of this application is respectfully requested. Applicant has amended claims 1, 16, 18 and 27, canceled claims 7, 17 and 25. Favorable reconsideration of this application is, consequently, earnestly solicited in view of the following remarks.

Claims 1-6, 8-24 and 26-30 were rejected under 35 U.S.C. 102(e), as being anticipated by Ginter et al. (U.S. Publication No. 2005/0246541). Examiner alleges that Ginter teaches a method of transferring funds (money, cash) using a credit or debit card or bank account between a sender and a recipient and Examiner specifically referred to paragraphs 0716, 0722, 0724 and 0725 to support the allegation. Applicant respectfully disagrees with Examiner's allegation for the following reasons.

For a section 102 rejection to be proper, the subject matter claimed must be found exactly in a single prior art source. Ginter teaches a trusted and secure system and method for item delivery and execution. Paragraphs 0716, 0722, 0724 and 0725 of Ginter teaches use of the system as a "trusted go-between" via a secure communication to confirm that a buyer has deposited purchase money with the escrow bank, that the funds are available, and to instruct the agent to transfer the funds to the seller's bank to release the mortgage or pay other fees required to complete a real property transaction. All four paragraphs are directed toward "a sales transaction where the seller receives payment from a buyer". More specifically, Ginter teaches a communication system to make sure that conditions have been met. The system is not used for the transfer of funds, just to confirm, via a secure communication that the buyer's agent has made the deposit (para. 0716), to select a lawyer and send instruction or to select and instruct an escrow bank (para. 0722), or to instruct the escrow bank to transfer funds to seller's bank (para. 0724). The system does not receive

Appl No.: 10/027,035

Atty. Dkt.: PC-1053CIP

funds from a sender, hold the funds temporarily and disburse funds to the recipient. Ginter is limited to sending instructions after funds are deposited in an escrow account.

The subject application teaches a system for transferring funds from the senders account to an escrow account and then disbursing the funds to the recipient. An actual money transfer system. Ginter does not teach the steps of "providing a sender account controlled by the sender" and "authorizing a transfer of the fund into an escrow agent account" as claimed on lines 3 and 9, respectively, of claim 1. In fact, in paragraph [0716] Ginter begins with the step of confirming that the funds have previously been deposited with the escrow bank. There is no teaching in Ginter that corresponds to the sender account having available funds or to transferring funds from the sender account to the escrow bank. Ginter does not disclose use of the system for transferring funds wherein the transfer is not in response to a pre-existing transactional relationship. Ginter teaches use of the system for completing some steps in a sales transaction between a seller and a buyer. Claims 1, 16, and 18 have been further amended to clarify that the sender is not a buyer and the recipient is not a seller.

In regard to claims 4, 5, 6, and 8 the paragraphs cited in Ginter do not teach use of an ATM machine at the remote site or use of a card at the remote site by the recipient. In regard to claims 12-17, Ginter does not include a sender account whether it is a credit card, debit card, bank card or an ATM card. Claim 16 has been amended to add the limitations of claim 17 which includes a credit card, a bank card, a bank account, a debit card, and an automated teller machine (ATM) card, which are not found in Ginter. Claim 17 has been canceled. Anticipation requires the disclosure in a single prior art reference of each element of the claim under consideration, arranged as in the claim. It is also not enough that the

Appl No.: 10/027,035

Atty. Dkt.: PC-1053CIP

reference discloses all of the claimed elements in isolation. Thus, reference to credit card, debit card, bank card or an ATM card in another paragraph of Ginter does not provide a prima facie case of unpatentability.

The Federal Circuit has stated that anticipation requires the presence of each and every element of the claimed invention arranged as in the claim. There must be no difference between the claimed invention and the reference disclosure, as viewed by a person having ordinary skill in the art. *Lindemann Maschinenfabrik GmbH v. American Hoist & Derrick Co.*, 730 F.2d 1452, 221 USPQ 481, 485 (Fed. Cir. 1984). Ginter is not a money transfer system as claimed in claims 1-6, 8-16, 26 and 28-30. The transaction protection taught in Ginter is used for real estate transactions where an escrow agent holds the buyers funds until the seller releases the real estate to the buyer at which time the escrowed funds may be applied to the purchase price. For the reasons provided, Applicant believes that claims 1, 4, 5, 6, 8 and 12-16 are allowable under section 102 over Ginter. Claims 2, 3, 9-11, 24, 26 and 28-30 depend from claim 1, for the reasons provided in regard to claim 1, Applicant believes claims 2, 3, 9-11, 26 and 28-30 are also allowable under section 102 over Ginter. Thus, removal of the rejection of claim 1-6, 8-16, 24, 26 and 28-30 is respectfully requested.

In regard to claim 18-23, Ginter does not teach "an electronic means for allowing a sender to input cash or money funds", "remote retrieval means to remove the cash or money funds", "with a magnetic card" and "without a pre-existing sales transaction". For this reason, and the reasons provided in regard to claims 1 and 16, Applicant believes that claims 18-23 are allowable under section 102 over Ginter.

Appl No.: 10/027,035

Atty. Dkt.: PC-1053CIP

Secondly, the transaction in Ginter requires a buyer and a seller. Without a sales transaction, there would not be instructions to transfer funds. There is no sales transaction in the subject application, just a transfer of cash funds from a sender's account to distally located recipient, for a fee. Claim 1 has previously been amended to clarify that the transfer of funds is authorized "wherein said available money or cash is not from a sales transaction where a seller receives payment from a buyer" (emphasis added) as described in the specification on page 3, lines 8-10 and that the disbursement is authorized without a pre-existing relationship between the recipient and the remote site.

Furthermore, a section 102 rejection requires that a sufficient basis be provided, and some evidence or scientific reasoning to establish why the limitations "providing a sender account controlled by the sender", "authorizing a transfer of the fund into the escrow agent account from the sender account" and "wherein said available money or cash is not from a sales transaction where a seller receives payment from a buyer" do not distinguish the claims in the subject application from Ginter. The courts have held that there is nothing inherently ambiguous about a negative limitation so long as the limitation is definite. The limitation "transfer is not in response to a pre-existing transactional relationship between the sender and the recipient" is a negative limitation that is definite and clearly distinguishes claim 1 from Ginter which teaches a step in a sales transaction.

Since a section 102 rejection requires that the subject matter claimed must be found exactly in a single prior art source, and Ginter clearly requires a sales transaction and a transactional relationship between a buyer and a seller, it is not exactly as claimed in independent claims 1, 16, 18 and 27. For the reasons provided, Applicant believes that independent claims 1, 16, 18 and 27 are allowable under 35 U.S.C. 102 over Ginter.

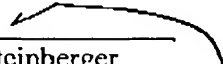
Appl No.: 10/027,035

Atty. Dkt.: PC-1053CIP

For the reasons provided, Applicant believes that claims 1-6, 8-16, 18-24 and 26-27 are allowable and requests removal of the rejection.

In view of the foregoing considerations, it is respectfully urged that claims 1-6, 8-16, 18-24 and 26-30 be allowed. Such action is respectfully requested. If the Examiner believes that an interview would be helpful, the Examiner is requested to contact the attorney at the below listed number.

Respectfully Submitted;

  
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